



KERRY C. GEE VICE PRESIDENT / GEOLOGIST

March 4, 2008

Kathryn Hernandez EPA Project Coordinator U. S. Environmental Protection Agency, Region 8 (8EPR-SR) 1595 Wynkoop Street Denver, Colorado 80202-1129

Kathy:

Enclosed are the documents you and I discussed yesterday regarding the Lower Silver Creek area. There are three sets including the letter from Kevin Murray to Andrea Madigan. The original documents are very poor copies and do not scan well. The copies enclosed are the best that I can make with the equipment I have.

If you have any questions, please call.

Sincerely,

Kerry C. Geé

cc: Kevin Murray

Enclosures

333-6601 333-6602

Law Offices of

CHAPMAN AND CUTLER LLP

Theodore S. Chapman 1877-1943 Henry E. Cutler 1879-1959 201 South Main Street, Salt Lake City, Utah 84111-2266
Telephone (801) 533-0066
Facsimile (801) 533-9595
chapman.com

Chicago 111 West Monroe Street Chicago, IL 60603 (312) 845-3000

Kevin R. Murray 801-320-6754 kmurray@chapman.com San Francisco 595 Market Street San Francisco, CA 94105 (415) 541-0500

February 29, 2008

VIA OVERNIGHT DELIVERY

Andrea Madigan U.S. Environmental Protection Agency Region 8 1595 Wynkoop Street Denver, CO 80202-1129

Re:

Re: ASARCO and Lower Silver Creek, Summit County, Utah

Dear Andrea:

As we discussed on the phone, this letter is to provide you with additional information regarding ASARCO's historical ownership and operational involvement with tailings in the Lower Silver Creek area (e.g., below the Richardson Flat Site).

With the completion of the Consent Decree between United Park City Mines Company ("United Park") and EPA with respect to the Richardson Flat Site, United Park has undertaken certain historical research in order to prepare for cost recovery and contribution claims from Park City Ventures, a general partnership consisting of American Smelting and Refining Company ("ASARCO") and Anaconda Mining Company (now ARCO), both of which also had stock ownership interests in United Park. Anaconda was the majority owner of the partnership with a 60% interest and was the managing partner and therefore is subject to joint and several liability for the partnership. During the course of this review, on January 17, 2008, Kerry Gee found some corporate secretary's files containing general information regarding ASARCO's stock ownership in United Park, including letters to board members regarding their appointment to the board, copies of 13G filings, and ASARCO quarterly reports. Mr. Gee found a 1980 letter from E. Lamar Osika, who was the corporate secretary and treasurer of United Park at that time, addressed to Mr. Lee C. Travis, General Manager of the Western Smelting and Refining Division of ASARCO, Inc. The subject of the letter was a certain lease in the area northerly of Richardson Flat known as Lower Silver Creek that someone had with ASARCO. Mr. Gee contacted a title company and asked for information about public records relating to Lower Silver Creek and ASARCO. This research disclosed the instruments at issue in this matter, which disclose the following facts:

1. Atkinson Tailings Dump. On November 25, 1925, ASARCO received and recorded a 50-year fee simple interest via a Deed for approximately 760 acres of land comprising the Atkinson Tailings Dump. The owners were various members of the Pace family. The

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instrument is structured as a Deed but is not a traditional form of conveyance. It provided the right to have access to all tailings, to reprocess them on site (including building a mill) or to remove them off-site, including access. It includes covenants about not harming existing lands, fences, agricultural uses, and a 50-year term. While it may have some attributes of a lease it is structured as a deed. A restated copy of this instrument is set out on pages 4-7 behind <u>Tab 1</u>, enclosed. It is our understanding that the Atkinson Dump resulted from the operation of a mill in that area.

- 2. Big Four Exploration Company Tailings Dump. On May 27, 1941, ASARCO received a Deed and Agreement from the Clegg family regarding the Big Four Dump. A restated copy of this instrument is set forth on page 8 behind Tab 1, enclosed. It is similar to the Deed from the Pace family regarding the Atkinson Dump, including a 50 year deed granting the exclusive right to the tailings to ASARCO, including access, for processing the tailings on-site or taking them off site. Big Four Exploration Company, a Utah business, apparently operated a mill on Lower Silver Creek, which resulted in this tailings dump. This company appears to be defunct but additional research is warranted.
- 3. Pacific Bridge Company Lease and Option. On February 25, 1947, ASARCO entered into a Lease and Option Agreement with Pacific Bridge Company ("Pacific Bridge"), a Delaware corporation operating out of San Francisco, California. A copy of the Lease and Option is set forth on pages 2-4 behind Tab 1, enclosed. Pursuant to the Lease, ASARCO leased all of its right, title, and interest in and to the Atkinson Dump and the Big Four Dump to Pacific Bridge for the period of ten years for reprocessing the tailings. ASARCO retained a royalty and granted Pacific Bridge the right to buy both tailings dumps for \$100,000. This option was not exercised. At the time, Pacific Bridge was a large corporation with significant assets and operations, including a mill in Park City. Documents from the Delaware Division of Corporations disclose that this company appears to be defunct with no successors. However, additional research is necessary to determine the status of this company.
- 4. The Letter Agreement. A contemporaneous (February 25, 1947) Letter Agreement between ASARCO and Pacific Bridge Co. grants ASARCO the right to use reprocessed tailings (silica) as a flux agent in its Garfield Operations. A complete copy of the Letter Agreement, Lease, and its exhibits (the earlier deeds) comprises Tab 1, enclosed. The Letter Agreement establishes that Pacific Bridge was operating a mill at Park City and, at the time, had the right to use the Grasselli Chemical Co. Dump. The nature and extent of Pacific Bridge Co.'s operations and reprocessing of the tailings is not clear from these instruments but other historical sources show that Pacific Bridge Co. was generating large quantities of base metal concentrates at its mill in Park City during this timeframe.
- 5. Release, Disclaimers, and Quit Claim Deed. On January 21, 1981, ASARCO executed and recorded three instruments: (i) A Release and Disclaimer regarding the Big Four Exploration Company tailings dump; (ii) a Release and Disclaimer regarding the Atkinson Tailings Dump; and (iii) a Quit Claim Deed to Turner & Perkins, a partnership, as to the Big Four property. Copies of these instruments are found in <u>Tab 2</u>, enclosed. The Big Four Release and Disclaimer provides as a recital: "WHEREAS ASARCO, INC, pursuant to the terms of the said Deed and Agreement, dated May 27, 1941, has caused to take place in part or in total, a working, removal, or taking away of the aforementioned tailings."

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Additional operational and other historical information regarding ASARCO's involvement in Lower Silver Creek is likely available from historical mining sources, such as annual reports from the U.S. Bureau of Mines and other industry sources. In our experience, such industry information sources are reasonably available to mining consultants and experts retained to perform PRP research.

We hope that you find this information to be helpful in evaluating whether or not to pursue claims against ASARCO relating to Lower Silver Creek. Please let me know if you have any questions or comments regarding this matter.

Very truly yours,

CHAPMAN AND CUPLER LLI

vin R. Murray

KRM:ju

cc: Kerry C. Gee w/enclosure/ Kathryn Hernandez wenclosure

Poor Quality Source Document

The following document images have been scanned from the best available source copy.

To view the actual hard copy, contact the Region VIII Records Center at (303) 312-6473.

of land situate in the County of Sw. it, State of Tah, to-wit;

The East will of the Jackbort a ter state of the South harder; the Southeast menter of he southeast orderer, the South harder of Section 10; the Southwest menter of Section 21; the Southwest menter of Section 21; the Southwest menter of Section 28; the Conth half of the Conthwest menter of Section 28; the Conth half of the Conthwest menter of Section 28; and being ing at the Conthwest corner of the Conthwest menter of Section 28; and being ing at the Conthwest corner of the Conthwest menter of Section 28; and the Mark the Conth half rose, whence Cost 140 rose, and runging thanks Test 140 rose, there is also contain, all in Lympsia I wouth, being 4 East, both lake benissen and contains in all in Lympsia I wouth, being 4 East, both lake benissen and contains in the Section 28; allow the subjects however, to all taxes or also retains for allowing 142 and all subsequent taxes and assessing which I creater have been levied from said land or the fire revenues after on, and which said or needs assumed and agreed to pay. agreed to hay.

Witness the hand of maic greater this Mith a y of Hevenber, A.D. 1925.

Hattie Jennings Shephord Dao Vernon

STATE OF UTAU

OCT DY OF FAIR LAME ()

On the 17th day of Movemen, 19th, you onely appeared reford be Marche JEFFIE JEFFIED FORD EQUIDION, the signer of the above lasten est, who duly econo le ed to that she executed the same.

Rose Smithen

/Seal/ In Counts: ion expires

Realding at Sult sake City, Teh.

Sept.6-1:27.

/Documentary for an Market

Recorded at the request of I.R. burtinean, Dec. (th, I.D. 1996 at 2 Medick 15.

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Wiggr Mr. 36765

OBTOGRA

This Agreement made and entered into this indep of Toverber 1975, at low ville, Summit county, Ttit, between Erceman g. Pace and Sinnie Sirace, his wife, James, E. Pace and Ellen H. Pace, this wife, and then whose and lydia A. Pace, his wife, and Geoff Stinley, a cangle man. at loak

How residing at or near ark City, Summit county, "tail, he reinsiter oall do the Seller, party of the tirck part, and the Aperican Smelting and defining Corpany, a corper tion organized and estating under and by virtue; of the laws of the state of dew Jersey, hereinafter called dayer. party of the accond part;

JITME SETH.

Thirty Seller for and in consideration of the mon of \$1.0) One vellar) in hand pain, receipt of which in her by naknowledged and other good and

and turns ever to suver, subject to the terms and conditions hereinafter provided, all the right, title and inter est to every kind and nature
of Seller, in and to those certain mill tailings now contained in or upon
the ponds; dumps and lands adjacent to Silver Creek in Summit County, State
of Itah and located between Park City and the head of Silver Creek Canyon,
or that may hereafter during the term of this agreement be contained in
or deposited upon the sands, ponds, dumps and lands herein described, on the
property now owned by Seller and hereinafter referred to as "tailings"
and known as Atkinson Tillings Deposit.

The said property shall be free and clear of all incumorances but
the Seller shall have not exceeding sixty days time from the signing of

The said property shall be free and clear of all incumorances, but the Seller shall have not exceeding sixty days time from the signing of this agreement in which to pay any taxes or mortgages or other liens to thereon and a reasonable time from the signing hereof in which to clear title to any of said preperty.

resid tailings are the dumps and ponds as shown on the blue print attached hereto and made a part of this contract and there is excepted therefrom the land heretofore deeded to dig Four Exploration commany as shown on said also Print, the said dumps and ponds being located partly or entirely upon the following sections and parts of sections in Toenstir I south, Ronge 4 East, selt take Base and Jeridian;

South half of south-east quarter of Section ton 80 acres
East half of WorthGenet quarter of Sec. 15. 80 acres
South east quarter of Sec. 15. 160 acres
Earth half of north-east quarter of Sec. 28. 80 acres
South-east quarter of Sec. 28. 40 acres
South-east quarter of Sec. 28. 160 acres
Lorth-west quarter of Sec. 28. 160 acres
Forth-west quarter of Sec. 26. 160 acres

Excepting the property decided to Mig Four Exploration Company, recorded in Fook & Tage 381 namety coded Record of Ammit Co. Utah, Together with all rights of any and encounts in, upon and over said property or any part thorsel that may be necessary and convenient to Buyer for the working, removal and taking away of said tailing together with the right to construct and the use of round for a mill and mill site and all equipment and appurtenances thereof, provided that is any right of way or easement, in, upon and ever said property or any part thereof or the use of any of said groung for a mill or mill site and equipment and appurtenances, shall be on, upon or ever ground new used for agricultural purposes and not for the deposit of thillings, the Enver shall pay the Selleranthe rate of Seventy-five Dollars (\$75.00) per seve for the land no used.

also all water necess by for the operation of mill and/or loading emissent, ateam boilers, locomotives, shovels, etc. of Buyer, Reserving and Excepting to the Seller and excluding herefrom, such imigation water as letter any require for imagetton purposes, with the right In the Buyer to enlarge the present ditch for a distance of about two (2) miles in order to increase the flow of rater necessary and convenient for the complete analyzest of the purposes of the expression.

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The transfer of the working, removed or butter and assigns, a period of fifty where for the working, removed or butter away of the tailings har inhefore described.

may, and access to any and all portions of said lands during the pariod there in provided for the recoval of taid tailings over the lands now owhed by seller on which said tailing are deposited for the construction of whatever wagon roads, railroad trackage and switching facilities may be required for the purpose of loading said trilings from the above sentioned lands into railroad cars, skips, vagons or other means of conveyance; subject to the provision have inafter setforth, that any expense incurred in conjection with the construction of railroad trackage switching facilities are vagon roads shall be assumed and paid by Buyer; that Seller grants luyer full permission to use during removal of said a tailings, such land sweed by Seller as may be required by Buyer for the housing of employees, storage of equipment and other material negessary for the removal of said tailings, provided however if any of said land so used as aforesaid shall be agricultural land the caper shall pay Seller separty-five dollars (75.00) per acre for the land so used, and provided further, that all taxes and assess eats on all improvements, structures and equipment or other personal property of red on said land by Suyer shall be paid by Euger, and in the event said taxes are not so paid and become a lien on the real estate of Seller, then and in the event Seller shall have a lien on the introversats on said land to the extend of the taxes thereon, and caid improve eats shall not be removed until such lien is fully paid.

That Dayer shall have and the Celler Devely greate to the Enger the right end priviled to black to black to be or all to black remaiting from possible billing premations of the bigger upon and along or addicart to the said Cilver Greek to remain them and or all of the bigger of the Seiler now covered by mands or to bit, a:

This Teller of this agen exclusively a liste of this out grivileges become continues one that also believe will anomals and defend the lists to the ould like to anomally as all time from the term of this agenciest.

that the purchase price of the rights, title and interest of Seller in said property percipatore described is to be the sum of line Thousand Dollars [\$5000.00] in hand guid by buyer to Seller, receipt of which is here'y neknowlenged; That Enger will not destory or injure any rence or other improvements on suid property of Seller without caking pelor compensation therefore;
That Enger will erect and maintain proper bridges over over irrigation ditches so as not to obstruct or change the operate of such ditches by his o emitions: That Suyer will carefully maintain and close all gates that he may open in entering or leaving said property;
That buyer will not allow many of the sands or tailings resutting from said operations to run upon only of said lands not now govered by said sands or tallings nor injure any of the lands of Seller now under oultivation not now govered by said sands or tallings; that haver will not purmit any poisonous acids or fumes to e cape from his sparetions upon sold precises to the detriment or injury of any states. Indis or Lupravements of feller; That Buyer will use due care and skill in conducting his operations above negligated so as not to unnecessarily incorfere with his farming activities of Sciler upon said lands not covered by said tailings.

That removal of raid buildings by haver shall not in any manner interfere with fixing in other mursults of heller and that beller shall not be Hable tooken hands safe for eperation of layers nor liable to damage or injury to its agents, for loves, licensees or equipment of to any person or pursons whomsdeyer by reason of my set or thing caused or done by or on account of the Huyer or its operations. TRUTTED BURGE the purities have to be ve executed this agreement on the adapt and year helicinbefore written. ditness; Freeman E. Pace. F.". Hee ley Planie S. Pace. James E.Race. Ellen H. Page. Alma lace. Lydia A. Paue. Milan at Cecil Stanley. front M.Ria con. AUDICAN SMELTING AND REFIRED CONTANY. W.B. Mowitimee, was tager. 30.37 St. 35 35 3.

In the 17 to of Morachem in the year. It T, before to personally appeared Principal Different Minute 3.4000 Min wife, cames solve and Ellengherage, his wife an Alma Pace of a file 1.400, his wife and tecil thanley, a single man, or character to be made to be individually a send who executed the for gaing latter to the feedback of the mode was executed the for gaing latter to the feedback of the file of the file of the file of the file of the feedback of the file of the

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and term welting the tertains Jo., Dec., 9th A.D.

Pearl ". Arnold. County Recorder. 12. One small weighing scale 13. one 60 gallon hot water tank piped connected with the restaurant range.
14. One big butcher wooden meat block.
15. One hot air furnace down in the basement.

16. One pastry table. 17. One three compartment sanitary metal dish washer sink. 18. Rest room with water closet and wash basin.

19. One baby high chair.

Joe Grover Lessor Mike Spanos Lessee DeVon Pope Lessee

---000---

Mae R. Tree, County Recorder.

Entry No. 76169.

AMERICAN SMELTING AND REFINING COMPANY, Utah Department Salt Lake City, Utah.

February 25, 1947.

Pacific Bridge Company, 333 Keerney Street Sen Frencisco, California

Gentlemen:

Reference is made to that certain lease and option agreement made and into between yourselves as lessees, and the undersigned as lessor, of even detech with. As a supplement to said lease and option agreement, and in considerations execution thereof, you and the undersigned have further agreed as hereinafter said

You understand that the tailings deposit referred to and covered by maid least and option agreement were acquired by this company essentially for the silica contain they might contain and the value they dight therefore have as a fluring agency likely connection with our Carfield operations. You also understand that after you have also jected the tailings to treatments contemplated by said lease and option they have the same value as silica for purely fluxing purposes as they had before quony treatment. After you have treated the tailings and taken zinc and leed condent attest therefrom, they will possess he further value to you but may be of value to us for fluxing purposes. It is understood, therefore, that even after you have treated to concentrates we shall have the right to ship and move the waste for fluxing our possess and conditions hereinafter set out. If you treat the tellings on the lend which they now occurs and conditions hereinafter set out. on the land which they now occupy and remove all the values therefrom, we shall had the right, during the time and subject to the conditions set forth in thirly and to our lease and option, to enter upon the lands and ship the tailings for thin purposes. This will be true, even though you elect to exercise the option and soul the tailings for the purpose of removing the values. If you should elect to mo the tailings from the land upon which they now lie and mill them at your Park they mill, then the waste tailings will come to rest on the Gresselli Dump, which you now hold under lease. If you do not acquire title to the Gresselli Dump, which you to remove such waste tailings will depend upon such arrangement as may be made with the owners of the crasselli Dump. If you do acquire title to the crasselli Dump, the you will allow us ingress and egress and reasonable use of the dump so that was might go upon the dump and remove wast tailings, provided, however, that our right to the and egress upon the Crasselli Dump shall not exist for a period longer than fifth vee from the date hereof. It if further understood that during the period covered by the lease of the Crasselli Dump we may, if ww so elect, go upon that property and remove tailings for shipment to Carfield. It is not the intention of this suppmental agreement that we will remove tailings to Carfield for fluxing purposes which you have not already treated for the porduction f zinc and lead concentrates. In other words, It is not our purpose to remove any tailings which you might regard as an asset under our agreement of lease and option. Mather, it is our purpose to be at liberty. In accordance with the terms hereof, to take the silica after you have already treated the tailings for the removal of values in form of lead and zinc.

If this is in accordance with our understanding, will you so indicate by noting your approval at the place provided below.

Yours truly,

AMERICAN SMELTING AND REFINING COMPANY

By. W. J. O' Conner

Approved: Pacific Bridge Company By. W.C. Swigert

LEASE KOD OPTION

This Agreement made and entered into this 25th day of February, 1947, between

AMERICAN CAMELTING & REFINING COMPANY, hereinefter celled Lessor, end PACIFIC BRIDGE COMPANY, hereinefter celled Lessee;
W ITNESSETH:

WHEREAS, on the 25th day of November, 1925, for valuable consider ation Freeman E. Pace and Minnie S. Pace, his wife; James E. Pace and Ellen H. Pace, his wife; Alma Pace and Lydia Pace, his wife, and Cecil Stanley conveyed to Lessor that certain tailings deposit known as the Atkinson Tailings Dump and located partly or entirely upon the following sections or parts of sections in Township 1 South, dange 4 East, Salt Lake Base and Maridian;

St of SE; of Section 10-80 acres

25 of NE; Section 15-80 "

SE; Section 15-160 "

No of NE; Section 22-80 "

SE; of NE; Section 23-160 "

NW; Section 26-160 "

760 acres.

WHEREAS, on the 25th day of November, 1925, the said persons named in the preceding paragraph entered into an agreement with Lessor by the terms of which Lessor was given a period of fifty (50) years from and after the 25th day of November, 1925, within which to remove said tailings from the land above described; and

with the series of the 25th day of November 1925, fixed the terms and conditions upon which sold tellings might be removed; and

WHEREAS, the conveyance of the 25th of November, 1925, and the contract of the 25 of November 1925, both above referred to, have been submitted to and examined by lesse and copies of said conveyance and said contract are attached hereto and made a part thereof, marked whibits A and B respectively; and

WHEREAS, on the 27th day of May, 1941, for valuable consideration C.D. Clegg and Martha Clegg, his wife, of Park City, Summit County, Utah sold to Lessor all those operatin mill tailings adjacent to Silver Creek in Summit County, State of Utah, theretofore and now known as the Big Four Exploration Company tailings deposit. Said tailings covered by said sale are located upon the following described property in Summit County, State of Utah:

Beginning at a stake on the west right of way fence of the Perk City branch of the Union Pacific Reilfoad, said fence being on the east line of Section 22, Township 1 South, Range 4 East, Sait Lake Base and Meridian, said stake being 683.5 feet south 0°40' East of the Northeast corner of said Section 22, and running thence South 39° 20' West 1219 feet; thence North 89°55' West 557 feet to the center line of the Northeast f of Section 22, thence North 311 feet, thence West 324 feet. thence North 311 feet thence West 324 feet. thence North 311 feet, thence South 89°55' East 1033 feet; thence South 38°59' East 379 feet, thence North 43°01' East 459 feet; thence outh 20°56' East 237 feet to the place of beginning.

By said agreement the said C.D. Clegg and Martha Clegg granted to the Lessor for a period of fifty years the right to remove said tailings from the land above described. Said agreement is attached hereto marked exhibit C and made a part hereof, and reference to said agreement is hereby made for a more particular description of the rights confreered upon Lessor to go upon the land described and remove the tailings therefrom;

WHEREAS, Lessee has examined all of the tailings above described and has taken such samples therefrom as it desired to take and it is, therefore, familiar with the locations, extent, quantity and quality of said tailings; and

WHEREAS, Lessee is femiliar with all of the documents above referred to and desires to acquire from Lessor a lesse upon s id to lings, together with an option to purchase the same, and Lessor is willing to grent such lesse and option upon the terms hereinafter set forth;

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements of the parties, it is hereby agreed as follows:

- 1. The Lessor has leased and granted unto the Lesses and by these presents does lease and grant unto the Lessee the exclusive right and privilege for a period of ten (10%) years from and after the date her of to go upon the lands described in Exhibits A.B. and C. attached, and strictly in accordance with exhibits B and C and with the terms of this agreement, to treat, mill, concentrate or otherwise explore said tailings for the recovery therefrom of such mineral values as they may possess.
- 2. In the working of such teilings Lessee may employ such equipment and devices as in its judgment may be best suited to the econominal treatement of said tailings, providing the use of such equipment shall in no manner violate the terms of Exhibits B and C, and provided further it shall not violate the terms or conditions hereof.
- 3. Lessee's operations shall be carried on in a good and miner-like manner. The works shall be done in such manner as not to waste tailings or values. All works shall be done in a reasonable manner with a view to preserving the value of unworked tailings. No weste material shall be placed upon land not covered by Exhibits A.J. or C, or upon or in such a manner as to obstruct access to tailings not worked by Lessee. The streem running through, upon or near the tailints shall not be polluted nor contaminated. Neither shall the streem be channelized or otherwise so altered as respect to its course or volume as to result in its washing or carrying away of tailings. If any land is occupied by Lessee for the disposal of waste or the erection or operation of equipment in such a way as to entitle the grantors in Exhibits A, B and C to any payment of money as provided in Exhibit B, Lessee will meet at his own cost and expense any and all such payments.
- 4. The extent and location of the Atkinson Tailings Dump and the Big Four Exploration Company tailings are shown on a map which is attached hereto and made a part hereof

merked Exhibit D.

- 5. The Leasee agrees to keep true books of account, to be opened to the inspection of leason at all reasonable times, showing the quantity of materials warked or taken from the properties covered thereby:
- 6. Lessee agrees that during the life of this agreement it will not permit any light of any kind to attach to said premises by reason of its failure to promptly pay for all labor performed upon said premises or supplies furnished to it for use in connection with operations conducted thereon. Lessee will promptly pay all licenses and taxes base upon the net proceeds of all ores or tailings or a multiple thereof removed by the Lessee and any substitute therefor or additions thereto. Lessee will also pay additions thereto. Lessee will also pay additions and leased property; also any and all taxes which may be revied upon improvements of the premises made by the Lessee. Lessee will cause all its personal prohectly addition connection with its operations upon said premises to be assessed in its name invocation that the taxes levied thereon will not become a lien upon any of the real phoperty of the Lesson. Lessee further agrees that it will in all respects comply with all of these provisions of the Utah Workmen's Compensation Law and the Utah Occupational Disease lew and that it will pay all taxes or contribution required by Social Security of life.
- 7. As and for rental during the term of this lease, Lessee agrees to pay the Lessen the following royalty; ten cents per ouble yard of tailings or other material breated by the Lessee, bank measurements to be used. **Madainty, settlements will be made a .**Madainty severy month during the term hereof for the material treated during the preceding month. Provisional recyclty payments are to be made on the basis of actual tonings milled of recorded by weightometer less moisture **X 1.55 tons per ouble years after has been determined by actual operation on similar material. Such feetor or goods other mutually agreeable method will be applied in the determination of royalties with the royalty payments are subject to correction following each ennual survey. From and attain twelve months from the date hereof, minium advance royalties amounting to toked of the 100.00 per month shall be paid by Lessee to Lessor, beginning twelve months from date hereof.
 - 8. It is understood and agreed that Lessee has or may acquire other properties in the vicinity of the properties covered hereby and the tellings from such other properties may be milled in the plant to be established by Lessee on the properties covered hereby Lessor agrees that it shall not be entitled to a royalty an tellings of materials from other properties and Lessee agrees that all material from the properties covered hereby treated in Lessee's plant shall be accurately measured so that royalty payments due the Lessor may be properly determined.
 - 9. If an ateack should be made upon Lessor's title and right to go upon the land neverred to and covered by Exhibits A.B.C. and remove the tailings, Lessor will defend against an auch attach but if such attack should be successful and Lessor's right should be defeated or impaired with resulting impairment to Lessor's right to enter upon said lands and perform the terms of this agreement and Lessee's right to carry out the terms respectively then the Lessor shall have the right to cancel and terminate this agreement and lands in the under no further obligation to the Lessee with respect to any of the terms or provision hereof.
 - 10. The Lessee shall have the right and privilege at any time during the period of twelve months from the date hereof to terminate this agreement by giving thirty (30) days! wilt notice thereof to Lessor, in which event the Lessee shall be released from all objections that may have accrued prior to the expiration of said period. In the event the Lessee does abandon the lesse it will immediately remove from the premises all the structures placed thereon and will release. Lessor of and from any and all claims it may have by reason of the execution of this agreement. If Lessee shall remain in possession of said premises for a period of twelve months from and after the date hereof, it shall thereafter pay minium royalty as provided in paragraph 7 hereof, but Lessee may at any time during the term hereof cancel and terminate this agreement uponsixty (60) days written notice, provided it has fully complied with all the terms and conditions hereof.
 - ll. Lessor hereby grants to Lessee the exclusive right and privilege to purchase the Atkinson Tailings Dump and the Big Four Tailings Dump, being all of the tailings and quired by Lessor by Exhibits A.B. and C. and all of the rights conferred upon Lessor by Exhibits B and C for the sum of \$100,000.00, if Lessees shall give to Lessor William notice of its intention to purchase at any time prior to the 15th day of Fabruary 11252. All regalities previously paid shall be credited to purchase price.
 - 12. If requested to do so by the Lessee, two months before the expiration of this leade the Lessor will grant a further lease of said property to the Lessee for a further term of five (5) years, such extension period to commence upon the expiration of the term of five (5) years, such extension period to commence upon the expiration of the term of five (5) years, such extension period to commence upon the expiration of the term of the same royalty rate and subject to all of the terms and conditions of this agreement. Any notice required hereunder may be served by meiling the same to the party to whom it is intended or the United States and to the Lessor at 700 Pacific National Building, Salt Lake City, Utah; and the Lessee at Pacific Bridge Company, 333 Kearney Street, San Francisco, California.
 - 13. Should the Lessee fail to make any royalty payment herein specified or fail to keep any of the covenants herein contained and fail to remedy such fault within twenty (20) days after written notice of such default is mailed to Lessee at its address as set out in paragraph 12, this agreement shall at the option of the Lessor terminate and Lessor may in such event re-enter upon said premises and repossess the same and remove all persons therefrom. It is understood and agreed, however, that in the event the Lessee's delay in performing any act sequired to be performed hereunder is caused by strikes, black outs, shortage of labor, shortage of material, riots, storms, acts of God; governmental regulations or necessities or oth r causes beyond the control of the Lessee, the Lessee shall have an extending of time for performing such acts equivalent to the period of excusable delay.
 - 14. The Lessee shall have the right to remove within four (4) months after the

termination or cancellation of this agreement all products or by-products from its operations and all buildings, structures, equipment, apparatus, machinery and property of every kind and character brought or placed upon said property by the lessee whether the same shall have been fixed to the realty or not.

15) The Lessee shall have the right to sell, assign or transfer this lease or sublet the properties covered hereby only with the written consent of Lessor.

16. Notwithstending anything else in this agreement to the contrary, the Lessee agrees that all tailings removed shall be made into a lead concentrate and a zinc concentrate of substantally the same envaluais as is now being made in Lessee's mill at Park City, and that lessee shall ship said concentrates to Lessor for smalling in Lessor's smallerstine concentrates at Murray - at the rates and upon the terms and conditions fixed and provided for in the smalling contract or contracts thow existing between Lessor and Lessee.

Lassor understands that Lessee may make an oxidized zinc product in addition to the aforementioned concentrates from the flotation tailings resulting from the production of these concentrates which would otherwise be wasted, in its mill at Fark City, Utah, provided that the production of such an exidized zinc product will not affect the tonnege or grade of the lead concentrates or the zinc concentrates which would otherwise be produced:

Lessor further understands that such an oxidized zinc product may or may not be suitable for smelting in Lessor's emelter. Therefore, if such an oxidized zinc porduct is produced lessor shall be given the first oppurtunity to accept or refuse shipment of such product. Should Lessor refuse to accept oxidized zinc product, Lessee shall have take the right to ship the same to smelters other than those of the Lessor.

This egreement shellbe binding upon the parties hereto, their successors and assigns.

AMERICAN SMELTING AND REFINING COMPANY

Signed in the Presence of:

By W. J. O'Conner

(SEAL)

PACIFIC BRIDGE COMPANY By J.A. Ginella Vice President

Cilmore Ware Secretary:

STATE OF CALIFORNIA

: ss. CITY AND COUNTY OF SANFRANCISCO.)

On this 21st day of March in the year one thousand nine hundred and rorth Seven before, Amy B. Townsend, a Notary Public, in and for the City and County of San Francisco, State of California, residing therein, duly commissioned and sworn, personally appeared J.A. Cinella, known to me to be the Vice President of the corporation described in and that executed the within instrument and also known to me to be the person sho executed the within instrument on behalf of the corporation therein named and acknowledged to me that said corporation executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the city and County of San Francisco, the day and year in this certificate first above written

(SEAL)

1

Amy B. Townsend

Notery Public in and for the City and County of San Francisco, State of California

My commission expires December 23, 1950,

DEED

This Agreement made and entered into this 28th day of November, 1925, at coalville, Summit County, Utah, between Freeman E. Pace and Minnie S. Pace, his wife, James E. Pace and Ellen H. Pace his wife, and Alma Pace and Lydia A. face, his wife, and Cecil Stanley, a single man, now residing at or near Park City, Summit County, Utah, herein-after called the Seller, party of the first part, and the American Smelting and Refining Company, a corporation organized and existing under and by virtue of the laws of the State of New Jersey, hereinafter called Buyer, party of the second part:

WITNESSTTH

EXHIBIT A

1.

That Seller for and in consideration of the sum of \$1.00 (One Dollar) in hand paid receipt of which is hereby ackno ledged and other good and valuable considerations and the mutual covenants to be kept and performed by the parties hereto, by these presents hereby sells, assigns, transfers, and turns over to buyer, subject to the terms and conditions hereinafter provided, all the right, title and interest of every kind and nature of Seller, in and to those certain mill tailings now contained in or upon the ponds, dumps and lends adjacent to Silver Creek in Summit County, State of Utah and located between Park City and head of Silver Creek Canyon, or that may hereafter during the term of this greement be contained in or deposited upon the sands, ponds, dumps and lands herein described, on the property now owned by Seller and hereinafter referred as "Tailings" and known as Atkinson Tailings Deposit.

The said property shall be free and clear of all incumbrances, but the Seller shall have not exceeding sixty days time from the signing of this agreement in which to pay any taxes or mortgages or other liens, thereon, and a reasonable time from the signing hereof in which to clear title to any of said property.

Sold toilings are the dumps and ponds as shown on the blue print attached hereto and made a part of this contract, and there is excepted therefrom the land heretofore deeded

to Big Four EXPLORATION COMPANY as shown on said blue print, the said sumps and ponds being located partly or entirely upon the following sections and parts of sections in Township 1 South, Range 4 Rast, Sait Lake Base and Meridian:

South helf of southeast quarter of Section 10, 80 acres

East helf of northeast quarter of " 15,80 ".

Southeast quarter of " 195180 @

North helf of northeast quarter " 22,80 f.

Southeast quarter of northeast t of " 22,40 ".

Southwest Quarter of " 23, 160 f.

Northwest quarter of " 26, 160 ".

Excepting the property deeded to Big Four Exploration Company, recorded in Book.

N. Page 381. Warrenty Deed Record of Summit County, Utah. Together with all rights of way and easement in, upon and over said property of any part thereof that may be necessary and convenient to Buyer for the working, removal and taking away of said tailing to gether with the right bo construct and the use of ground for a mill and mill site and all equipment and appurtenances thereof; provided that in any right of way or easement in, upon and over said property or any part thereof or the use of any of said ground for a mill or mill site and equipment and appurtenances; shall be on, upon or over ground now used for agricultural purposes and not for the deposit of tailing, the Buyer shall pay to the Seller at the rate of Seventyofive dollars.

(475.00) per accept for the land so used.

Also all water nacessary for the aperation of mill and/or loading equipment taging boiler locomotives, showels, etc. or Buyer "eserving and "xcepting to the saline and excluding herefrom, such irrigation wateres seller may require for irrigation of post of with the right in the Buyer to enlarge the present ditch for a distance of about the wo (2) miles in order to increase the flow of water necessary and conventent for the complete anjoyment of the purposes of this agreement.

II.

The Saller grants to Buyer, and to his heirs and assigns, a period of fifty wears for the working, removal or taking away of the tailings hereinbefore described.

The Seller grants, to Buyer, and to his heirs or assigns, rights of way and access to any and all portions of said lands during the period herein provided for the removal of said tailing over the land now owned by Seller on which said tailings are deposited for the construction of whatever wagon roads, railroad trackage and switching facilities may be required for the purpose of loading said tailings from the above mentioned lands into reitroad cars, skips, wagons or other means of conveyance, subject to the profision hereinafter set forth; that any expense incourred in connection with the construction of railroad trackage, switching facilities and wason roads shall be assumed and paid by Buyer; that seller grants Buyer full permission to use during removal or said tailings such land owned by Seller as may be raquired by Buyer for the housing of employees such land owned by Seller as may be raquired by Buyer for the housing of employees stronge of equipment and other materialhecessary for the removal of said tailings, provide however, if any of said land so used as aforesaid shall be agricultural land the Buyer shall pay Seller Seventy-five Dollars (275.00) per acre for the land so used, and provided further, that all taxes and assessments on all improvements, structures and equipment or other personal property placed on said land by Buyer shall be paid by Buyer and in the event said taxes are not so paid and become a lient on the real estable of Seller, then and in that event Seller shall have a lien on the improvements on said land to the extent of the taxes thereon, and said improvements shall not be removed until such lien is fully paid.

That Buyer shall have and the Seller hereby grants to the Buyer the right and privilege to allow any or all tailings resulting from possible milling operations of said Buyer upon and along or adjacent to the said Silver Creek, to remain upon any or all of the lands of the Seller now covered by sands or tailings;

That Seller grants Buyer exclusively all the rights and privileges herein mentioned and thatsaid Seller will warrant and defend the title to the said land and properly at times during the term of this agreement.

Exhibit 8

And Buyer in consideration of the aforeseid, covenants and agrees as follows: to will

That the purchase price of the right, title and interest of Seller in said property hereinbefore described is to be the sum of nine Thousand Dollars (\$9,000 00) in hand paid by Buyer to Seller, receipt of which is hereby acknowledged;

That Buyer will not destroy or injure any fence or other improvements on said property of seller without making prior compensation therefore;

That buyer will erect and maintain proper bridges over irrigation ditches so as not to obstruct or change the courses of such ditches by his operations.

That Buyer will carefully maintain and close all gates that he may open in entering or leaving said property;

That Buyer will not allow any of the sands or tailings resulting from said operations to run upon any of said lands not now covered by said sands or tailings nor injure any of the lands of Seller now under cultivation not now covered by said sands or tailings:

That Buyer will not permit any poisonous racids or fumes to escape from his operations upon said premises to the detriment or injury of any stock, lands or improvements of Seller;

That Buyer will use due core and skill in conducting his operations above mentioned so as to not to unnecessary interfere with the farming activities of Seller upon said lands not covered by said tailings.

That removal of said tailings by Buyer shall not in any manner interfere with farming or other pursuits of Seller and that Seller shall not be liable to keep lands safe for operations of Buyer, nor liable to damage or injury to its agents, employees, licensees or equipment of to any person or persons whomsoever by reason of any act or thing caused or done by or on account of the Buyer or its operations.

τv

IN WITNESS WHEREOF, the perties have executed this agreement on the day and year hereinbefore written.

/s/.P.H. Neeley Witness: /s/

WITNESS: /s// Frent N. Rickerd S/ Freeman ... Pace
S/ Minnie S. Pace
S/ James E. Pace
s/ Ellen H. Pace
s/ Alma Pace
s/ Lydia A. Pace
s/ Cecil Stanley

AMERICAN SMELTING & REFINING COMPANY By /s/ E.L. Newhouse, Jr. Menager

STATE OF UTAH, (

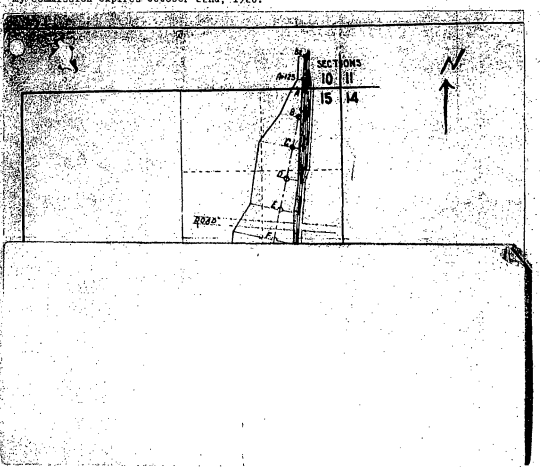
COUNTY OF SUMMIT)

On the 1 7th day of November in the year, 1925, before me personelly appeared freeman a. Pace and Minnie 5. Pace, his wife, James E. Pace and Ellen H. Pace, his wife, and Almai Pace and Lydia A. Pace, his wife, and Cecil Stanley, a single man, each and all to me known to be the individuals described in and who executed the foregoing instrument and they thereupon acknowled ed to me that they executed the same.

/s/ P.H. Neeley, Notary Public.

(SEAL)

My residence is Coalville, Summit County, Utah My commission expires October 22nd, 1926.

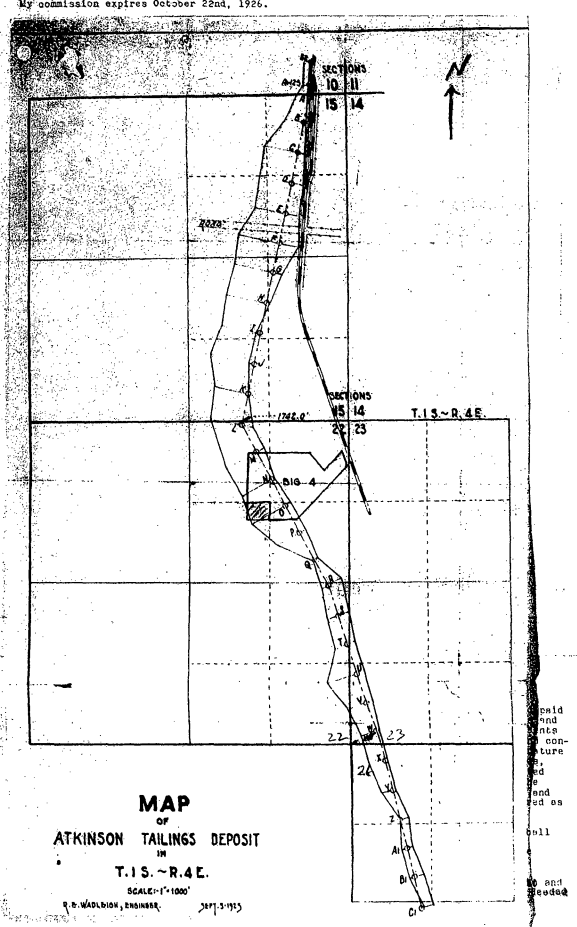


On the 1 7th day or november in the year, 1927, belove me pulsonell, appeared the Race and Minnie S. Pace, his wife, James E. Pace and Ellen H. Pace, his wife, and Alma Pace and Lydia A. Pace, his wife, and Cecil Stanley, a single man, each and all to me known to be the individuals described in and who executed the foregoing instrument and they thereupon acknowled ed to me that they executed the same.

/s/ P.H. Neeley, Notary Public.

(SEAL)

My residence is Coalville, Summit County, Uteh



This Agreement, made and entered into this 27th day of May 1941, at Park City Summit County, Utah, between C.D. Clegs and Martha Clegs, his wife, now residing at Park City, Summit County, Utah, bereinsfter called the Seller, party of the first part, and the AMERICAN SMELTING AND REFINING COMPANY, a corporation organized and elisting under and by virtue of the laws of the State of New Jersey, herekantar call Buyer, party of the second part.

WITNESSETH

i. Thetseler, for and in consideration of the sum of one [\$1:00] Dollar, peld, receipt of which is hereby acknowledge and other good and veluable of by these presents hereby sells, essign, transfers and turns over to buyer right, title and interest of every kind and nature of seller in and to those mill tailings now contained in or upon a certain dumps, ponds and lends addisting fow contained in or upon a certain dumps, ponds and lends addisting from the big four fiploration company and hereinatten referred to as and known as Big four Exploration Company tailings deposit.

The said property shell be free and clear of all encumbrances.

The said tallings being located partly or entirely upon the following describe property altuate in Summit County, State of Utah;

Beginning at a stake on the west right of way fence of the Fark Clty-boach Union Pacific Railroad, said fence being on the east line of Saction 22 To 1 South, Range 4 East, Sait Lake Base and Meridian, said stake being 583.5 0.401 lest of the Northeast corner of said Section 22, and running themes 39.201 West 1219 feet, themse North 89.551 West 57. feet to the coaven 110 Nontheast to 1 Saction 22, themse North 89.551 West 57. feet themse West 324 feet who 0.401 West 818 feet, themse South 89.551 East 1033 feet themse south 88.531 feet, themse North 43.011 East 459 feet, themse aouth 20.561 East 231 feet of beginning.

Together with all rights of way and easements in upon and over said proper any part; thereof that may be necessary and convenient to buyer for the working movel and taking away of said tellings together with the right to construction use of ground for a mill and millsite and all adulpment and appurtenances there

2. Thet seller agents to buyer and to its successors and easings a pariod of pyears for the working, removal or taking away of the tallings heretablefore des

That seller grants to buyer and to its successors and assigns rights of wayer to any and all portions of said lands during the period harein growided for the removal of said teilings over the lands now owned by sailer on which said the are deposited for the construction of whatever wagon roads, railroad trackage a switching facilities may be required for the purpose of loading said teilings from the above mentioned lands into railroad cars, akips wagons or purious conveyance; that any expense incurred in connection with said roads sharing and paid by buyer; that seller grants buyer full permission to use further and said teilings such land owned by seller as may be required by buyer for the of employees storage of equipement and other moterial necessary for the semawal of said tallings such tand owned by seller as may be required by onyer and of employees storage of equipment and other meterial necessary for the remainings, provided that all taxes and assessments on all improvements, sprio equipment or other personal property placed on said land by buyer shall be purely and in the event said taxes are not so paid and become a limit of seller than and in that event seller shall have a limit on the improvement and to the extent of the taxes thereon, and said improvements shall not be such it an is fully maid. until such li en is fully peid.

The buyer shall have and the seller hereby grants to the buyer the right and of to allow any and all tailings now upon the premises herein described resulting possible milling operations of said buyer to remain upon any or allor the right the seller now covered by sands or tailings.

That seller grants buyer exclusively all the rights and privileges herain mentioned and that said seller will warrant anddefend the title to the said land and property at all timesduring the term of this agreement.

3. IN WITNESS WILLREOF the perties hereto have executed this agreement on the dev and year hereinbefore written.

udrie T. Hensen Witness;

P/ E. Me L. tittmann.

STATE OF UTAH. COUNTY OF SALT LAKE.) /s/ C.D. Clegg /s/ Martha Olegg, Seller

AMERICAN SMECTING AND REFINING COMPANY By /s/ W. J. O'Conner, Buyer

On the 27th day of May, 1941, personally appeared before me O.D. Clegg, and Martha Clegg, his wife, the signers of the foregoing instrument, who duly acknowledged to me that they executed the same.

/s/ Irma C. Pope Notary Public.

My commission expires: Merch 17, 1945. No seal.

Recorded at the request of Pacific Bridge Company, May 27, A.D. 1947 at 11 o'clock

Mae R. Tree, County Recorder1

This Agreement, made and entered into this 27th day of May, 1941; at Park City, Summit County, Uteh, between C.D. Clags and Martha Clags, his wife, now residing at Park City, Summit County, Uteh, pereinster called the Salter, proy of the fir part, and the AMERICAN SMELTING AND REFINING COMPANY, a corporation organized and existing under and by virtue of the laws of the State of New Jersey, hereinsther of Buyer, party of the second part.

WITNESSETH

1. The tailer, for and in consideration of the sum of one (\$1:00) Diler in gand paid, receipt of which is hereby acknowledge and other good and veluable considerations by these presents hereby sells, easign, transfers and turns over to buyer all the right, title and interest of every kind and noture of seller in and to those or tein mill tailings now contained in or upon a certain dumps, ponds and lands adjacent to silver Creek in Summit County, State of Utah on what has been heretofore known as the property of the Big four Exploration Company and hereinafter referred to as "tailings"; and known as Big Four Exploration Company tailings deposit.

The baid property shell be free and oleer of all endumbrances:
The said tailings being located partly or entirely upon the following described property structed in Summit County, State of Utab:

Beginning at a stake on the west right of way fence of the Park City branch Stiffeet Union Pacific Railroad, said fence being on the east line of Section 22. Township with 1 South, Renge 4 East, Selt Lake Base and Neridian, and eteke being 603,5 feet South 0.40. East of the Northeast corder of said Section 22, and runding these 30488 39.20. West 1219 feet, thence North 89.35. West 537 feet to the canter Ringfof the Northeast 2 of Section 22, thence North 311 feet, thence West 324 feet, thence North 0.40. West 018 feet, thence South 89.55. East 1033 feet, thence south 10.53 feet, thence North 43.01. East 459 feet, thence south 20.56. East 23.7 feet; to the place of beginning.

Together with all rights of way and essements in upon and over said property or any part thereof that may be necessary and convented to buyer for the working removal and taking away of said tailings together with the right to construct and the use of ground for a mill and milisite and all equipment and appure managed the real

2. Thet seller agents to buyer and to the successors and easings a perfor or they working, removel or taking away of the bellings bereinbefore descrip-

That seller grants to buyer and to its successors and essions rights of wey and cost to any and all portions of said lands during the period berein provided for form the removal of said tellings over the lands now owned by seller on which said tellings are deposited for the construction of whatever wagen roads, railroad trackage and switching facilities may be required for the purpose of loading said tailings from the above mentioned lands into railroad cars, skips, wagens or other means of conveyance; that any expense incurred in connection with facilities the essumed and paid by buyer; that seller grants buyer full permission to use further removally of said tailings such land owned by seller as may be required by buyer for the housing of employees storage of a quipemth and other material necessary for the removal of said tailings, provided that all taxes and assessments on all improvements structures and equipment or other personal property placed on said land by buyer shall, be paid by buyer and in the event said taxes are not so paid and become a light on the real estatute of seller than and in that event seller shall have a line on the improvements of the laxes thereon, and said improvements shall not be really quantil such li en is fully paid. until such li en is fully peid.

The buyer shall have and the seller hereby grants to the buyer the right and privite to allow any and all tailings now upon the premises herein described resulting from possible milling operations of said buyer to remain upon any or all of the landstorthe seller now covered by sands or tailings.

That seller grants buyer exclusively all the rights and privileges herein mentages and that said seller will warrant enddefend the title to the said land and property at all timesduring the term of this agreement.

3. IN WITHUSS WHEREOF the parties hereto have executed this agreement on the development year hereinbefore written.

Edria T. Hansen Witness

A E Mc L. tittmann.

STATE OF UTAH. COUNTY OF SALT LAKE,) #sy C.D. Olegg /s/ Martha Olegg, Seller

AMERICAN SMELTING AND REFINING COMPANY By /s/ W. J. O'Conner, Buyer

On the 27th day of May, 1941, personally appeared before me C.D. Clegg, and Martha Clegg, his wife, the signers of the foregoing instrument, who duly soknowledged to me that they executed the same.

/s/ Irma C. Pope Notary Public.

My commission expires: March 17, 1945. No seal.

Recorded at the request of Pacific Bridge Company, May 27, A.D. 1947 at 11 o'clook A.M.

Mae R. Tree, County Recorder1

INDEXED:
GRANTOR:
GRANTES:
GRANTES:
RELEASED:
ABSTRACTED:
STAMPED:

Entry No. 129430 Book M7.4

RECORNED // 20. 75 at 9: 21 M Page 287.9

REQUELY OF A SHARO TINE REPRESENTE OF RECORDER

S. 1: 00 By Museum Language

INDERED ABSTRACT

RELEASE AND DISCLAIMER

Comes now ASARCO INCORPORATED formerly known as American Smelting and Refining Company, organized under the laws of the State of New Jersey, and hereby disclaims any and all legal and equitable title or other interest in and to the mill tailings known as the Atkinson Tailings Deposit located or deposited upon the following lands situated in Summit County, Utah, and particularly all title and interest received under that certain "Deed" dated November 28, 1925, from Freeman E. Pace, Minnie S. Pace, James E. Pace, Ellen H. Pace, Alma Pace, Lydia A. Pace and Cecil Stanley. Said "Deed" expires by its own terms on November 27, 1975.

The property is located in Township 1 So. Range

4 East, S. L. Base & Meridian. It is described as follows:

South half of south-east quarter of Section 10, East half of north-east quarter of Sec. 15, South east quarter of Sec. 15, North west quarter of the South-west quarter of Sec. 11.

DATED this 19

day of November

1975.

ASARCO INCORPORATED

BOOK M74 PAGE 289

STATE OF UTAH)) ss.
COUNTY OF SALT LAKE)

On the Aday of November, 1975, personally appeared before me L. C. Travis, who being by me duly sworn did say, that he, the said L. C. Travis is the General Manager of the Western Department of ASARCO Incorporated, and that the within and foregoing instrument was signed in behalf of said corporation, and said L. C. Travis duly acknowledged to me that said corporation executed the same.

Notary Publi Residing at:

My Commission Expires:

10-25-19-19

BOOK M74 PAGE 290 .

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QUIT-CLAIM DEED

ASARCO, INC., formerly known as American Smelting and Refining Company, a corporation organized and existing under the laws of the State of New Jersey, Grantor, hereby QUIT CLAIMS to TURNER & PERKINS, A Partnership, Trustee, Grantee of the City and County of Salt Lake, State of Utah, for the sum of TEN AND NO/100 (\$10.00) DOLLARS, and other good and valuable consideration, the following-described tract of land in Summit County, State of Utah:

> Beginning at a stake on the west right of way fence of the Park City branch of the Union Pacific Railroad, said fence being on the east line of Section 22, Townsaid rence being on the east line of Section 22, Township 1 South, Range 4 East, Salt Lake Base and Meridian, said stake being 683.5 feet South 0.40' East of the Northeast corner of said Section 22, and running thence South 39°20' West 1219 feet, thence North 89°55' West 557 feet to the center line of the Northeast 1/4 of Section 22, thence North 311 feet, thence West 324 feet, thence North 0°40' West 818 feet, thence South 89°55' East 1033 feet, thence South 38°59' East 379 feet, thence North 43°01' East 459 feet, thence South 20°56' East 237 feet, to the place of beginning.

The Officers who sign this Deed hereby certify that this Deed and the transfer represented thereby was duly authorized under a Resolution duly adopted by the Board of Directors.

IN WITNESS WHEREOF, the Grantor has caused its corporate name and seal to be hereunto affixed by its duly-authorized officers, 21st day of becember, 1981

ASARCO, INC. (Colporate Seal) Vice President tate of New York NEW YORK On the

within and foregoing instrument was signed in behalf of said corme that said Corporation executed the same. _duly acknowledged to

My Commission Expires: Notary Public, State of How Your

والمحاجب والمستقد المتعادة

No. 24-2613265

Quality of in Kings Co.

Cert. Filed in New York Co. g/
Commission Expires March 30, 19

NOTARY PUBLIC, residing in: State of New York

H

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Entry No. 175038 Book M.128
RECORDED 1:27:81 at 9:16 M Propes 57:9
REQUEST of Judges Per Res
FEE WANDAY SPRINGES SUMMER OF THE CORDER
S 6 02 BF Wanday proper
HODED ABSTRACT

RELEASE AND DISCLAIMER

WHEREAS, ASARCO, INC., formerly known as American Smelting and Refining Company, a corporation organized under the laws of the State of New Jersey, as Buyer, did enter into a Deed and Agreement with C.D. Clegg and Martha Clegg, his wife, as Sellers, wherein the said Sellers did sell, assign, transfer, and turn over to Buyer all their right, title, and interest, of every kind and nature of the Sellers in and to those certain mill tailings known as the Big Four Exploration Company Tailings and contained in or upon certain dumps, ponds and lands located partly or entirely upon the following-described real property in Summit County, State of Utah:

Beginning at a stake on the west right of way fence of the Park City branch of the Union Pacific Railroad, said fence being on the east line of Section 22, Township 1 South, Range 4 East, Salt Lake Base and Meridian, said stake being 683.5 feet South 0°40' East of the Northeast corner of said Section 22, and running thence South 39°20' West 1219 feet, thence North 89°55' West 557 feet to the center line of the Northeest 1/4 of Section 22, thence North 311 feet, thence West 324 feet, thence North 0°40' West 818 feet, thence South 89°55' East 1033 feet, thence South 38°59' East 379 feet, thence North 43°01' East 459 feet, thence South 20°56' East 237 feet, to the place of beginning.

WHEREAS, the aforementioned Deed and Agreement, dated May 27, 1941, was recorded June 3, 1941, as Entry No. 68364, in Book W at Page 453 of the Official Records of the Summit County Recorder, and

WHEREAS, ASARCO, INC., pursuant to the terms of the said Deed and Agreement, dated May 27, 1941, has caused to take place in part or in total, a working, removal, or taking away of the aforementioned tailings, and

WHEREAS, it is the desire of ASARCO, INC., to now release the said C.D. Clegg and Martha Clegg, his wife, and their successors in interest from any and all obligations which have or could arise under the terms of the aforementioned Deed and Agreement dated May 27, 1941, and to further disclaim

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any and all legal and equitable title or other interest in and to the aforementioned mill tailings located or deposited on the heretofore-described real property.

NOW, THEREFORE, for and in consideration of the above, ASARCO, INC., formerly known as American Smelting and Refining Company, hereby:

- 1. Releases C.D. Clegy and Martha Clegg, his wife, their successors and assigns, from any past, present, or future obligation which has or could arise under the provisions of the aforementioned Deed and Agreement, dated May 27, 1941, and recorded June 3, 1941, as Entry No. 68364, in Book W at Page 453 of the Official Records of the Summit County Recorder.
- 2. Disclaims any and all legal and equitable title, or other interest in and to the aforementioned mill tailings known as the Big Four Exploration Company Tailings, located or deposited upon the heretofore-described real property located in Summit County, Utah; and particularly all title and/or interest received under the aforementioned Deed and Agreement dated May 27, 1941, from C.D. Clegg and Martha Clegg, his wife, and recorded June 3, 1941, as Entry No. 68364, in Book W, at Page 453, of the Official Records of the Summit County Recorder.

sworn, did say, that he, the said ___

is the Vice President of the Western Department of

ASARCO, INC., and that the within and foregoing instrument was

signed in behalf of said Corporation, and the said Norman Visnes

duly acknowledged to me that said Corporation

executed the same.

ANNA T. LUND NOTARY PUBLIC, residing in:

Notary Public State of New York

No. 2-2613265

Cert. Filed in Kissy Co.

Commission Expires March 52, 1907

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